

Panaji, 28th December, 2006 (Pausa 7, 1928)

SERIES III No. 39

OFFICIAL GAZETTE



GOVERNMENT OF GOA

GOVERNMENT OF GOA

Department of Finance

Revenue and Expenditure Division

Office of the Commissioner of Excise

Excise Station, Panaji-Goa

Public Notice

It is hereby notified to all concerned that public auctions of rights to manufacture liquor from Cashew Juice in respect of various zones located in North and South Goa in between bidders who undertake to manufacture the maximum quantity of liquor from particular Zones for cashew season of the year 2007, shall be held before the Committee constituted under Rule 72(2) of Goa Excise Duty Rules, 1964 at Swami Vivekanand Hall, Panaji Goa, and Tourist Hall, Tourist Residency near Margao Municipality, Margao, Salcete Goa, for Cashew of North Goa District and South Goa District respectively, on the following dates from 11.00 a. m. onwards.

Date of auction	Zones of Taluka	Place of auction for North/South District
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CASHEW ZONES OF NORTH GOA DISTRICT

4-01-2007-Thursday	Ponda, Tiswadi & Bardez	Swami Vivekanand Hall, Panaji Goa.
5-1-2007-Friday	Bicholim, Pernem & Satari	-do-

CASHEW ZONES OF SOUTH GOA DISTRICT

09-01-2007-Tuesday	Sanguem & Quepem	Tourist Hall, Tourist Residency near Margao Municipality, Margao, Salcete Goa.
10-01-2007-Wednesday	Canacona, Mormugao & Salcete	-do-

2. No bidder shall be admitted to the auction unless he/she makes a deposit of Rs. 100/- as earnest money separately in respect of each zone. The earnest money can be deposited in the Department between 26th

December, 2006 to 29th December, 2006 and thereafter deposits shall also be accepted at the place of auction before commencement of auctions of each zone.

3. At the close of the auction the deposits of earnest money made by the unsuccessful bidders shall be refunded to them against the production of receipts of such deposits.

4. The licence shall be granted to the bidder who shall undertake to manufacture the highest quantity of liquor of 25% under proof or corresponding quantity of lesser strength after full payment of bid amount.

5. The amount of duty payable on the quantity of liquor undertaken to be produced by the bidder shall be paid by him in two equal installments. The first installment shall be paid by the bidder on the spot as soon as the bid is accepted and 2nd installment shall be paid by him within fifteen days from the date of acceptance of his bid.

6. The successful bidders shall withdraw the earnest money deposits in the same manner as above within 10 days after the payment of first installment of the bid amount.

7. A bidder shall not be allowed to transfer the bid once the right to manufacture the highest quantity of liquor is adjudicated to him/her.

8. Attention of the bidders is drawn to the provision of Rule 76 of the Excise Duty Rules, 1964. In case the licensee refuses to pay for the juice supplied by cashew extractors or fails to obtain such supply from the cashew juice extractors for any reasons whatsoever, he shall not be entitled to claim for refund of duties on these grounds and therefore the responsibility of getting the juice from zones bid shall fully rest upon him/her.

9. In event of failure to comply with the above conditions and the provisions of Rule 72 bid or failure to pay the first installment of the bid amount as required by sub-rule (3) of Rule 71, the earnest money of Rs. 100/- deposited by the bidder with reference to sub-rule (4) of Rule 72 shall be forfeited. If second installment of bid amount is not paid within the period of 15 days as prescribed above, the first installment paid shall be forfeited in favour of the Government. Any loss in Excise Duty caused to the Government by

reason of fresh auction being held as result of non-payment of the installment, shall be recoverable from the first bidder as an arrears of land revenue.

10. As per the Goa (Excise Duty) Rules, 1964, the accepted bidding price shall be the amount of Excise Duty for the Zone put to auction and no refund shall be admissible if the duty assessed on the production in such Zones is less than the amount of the highest offer.

After the duty has been paid by successful bidder he/she shall declare within 5 days therefrom to the Excise Inspector of the respective Taluka the of stills and the place where he/she shall work them as required under Rule 73 of the Excise Duty Rules, 1964.

The price of cashew juice for the purpose of Rules 76 of the Excise Duty Rules shall be Rs. 2.50 per litre and Re. 1.50 Paise per kilogram of cashew apples without seed conveyed vide letter No. 1/11/78-Fin (R&C) part dated 11-12-2006.

The licensee shall make use of proper vessels for storage of cashew juice and distilled liquor and erect proper still apparatus for distillation. No coal tar barrels will be used at any stage. The licensee shall maintain a register in terms of Rule 78.

The licensee shall be subject to the provisions of Goa (Excise Duty) Act, 1964 and Rules made thereunder as amended from time to time.

Panaji, 20th December, 2006. — The Commissioner of Excise, *J. B. Singh*.

Department of Power

Office of the Chief Electrical Engineer

Order

No. CEE/ESTT-6149/CONF/LH-109/488

Whereas, disciplinary proceedings were initiated against Shri Chandrakant A. Harijan, Line Helper, of this Department under Rule-14 of the Central Civil Services (Classification, Control and Appeal) Rules-1965, vide Memorandum No. CEE/ESTT-6149/CONF/LH-109/250, dated 18-08-2003 on the following articles of charge:-

ARTICLE - I

Shri Chandrakant A. Harijan, while functioning as a Line Helper in the Office of the Assistant Engineer, Elect. O&M Sub-Division II (R), Sanquelim-Goa under the control of the Executive Engineer, Elect. O&M Division V, Bicholim-Goa, remained unauthorisedly absent from duties w.e.f. 2-3-2000 to 19-3-2001 and again from 21-3-2001 till date, without any prior intimation/permission from his immediate superiors.

By this act the said Shri Chandrakant A. Harijan, Line Helper, has not maintained absolute integrity, exhibited lack of devotion to the duty and acted in a manner unbecoming of a Government Servant, thereby violating Rule-3(1)(i)(ii) & (iii) of C.C.S. (Conduct) Rules-1964.

Whereas, a charge-sheet incorporating the above charges were served on said Shri Chandrakant A. Harijan, Line Helper, vide Memorandum No. CEE/ESTT-6149/CONF/LH-109/250, dated 18-8-2003 and he had acknowledged the same, however he failed to submit the statement in his defence.

Whereas, Shri Sanjiv Gadkar, then Chief Officer, Margao Municipal Council, Margao-Goa was appointed as inquiring Authority vide order No. CEE/ESTT-6149/CONF/LH-109/240 dated 12-7-2005 to inquire into the charges framed against said Shri Chandrakant A. Harijan, Line Helper.

Whereas, after conducting necessary inquiry said Shri Sanjiv Gadkar, Inquiring Authority submitted the Inquiry Report vide letter No. GHB/ADM/CONF-1256/2006 dated 6-4-2006.

Whereas, as per the findings arrived by the said inquiring Authority, the charges framed against aforesaid Shri Chandrakant A. Harijan, Line Helper, stands to be proved.

Whereas, vide Memorandum No. CEE/ESTT-6149/CONF/LH-109/107, dated 7-6-2006 said Shri Chandrakant A. Harijan, Line Helper had been given an opportunity of making representation/submission, if any against the inquiry Report, which had been acknowledged by him, however he failed to make any representation/submission on said report till date.

And whereas, on careful consideration of the inquiring report and the circumstances of the case, the undersigned agrees with the findings of the Inquiry Officer and considering the gravity of the charges proved, find that the conduct of the said Shri Chandrakant A. Harijan, Line Helper, renders him unfit to be retained in the Government Service. The undersigned therefore arrives at the conclusion that good and sufficient reasons exist to impose the major penalty on the said Shri Chandrakant A. Harijan, Line Helper, for his above grave misconduct.

Now therefore, in exercise of powers conferred by Rule-11 (vii) of the Central Civil Services (Classification, Control and Appeal) Rules-1965, the undersigned in the capacity of the Disciplinary Authority imposes the penalty of "Compulsory retirement from Government Service" on said Shri Chandrakant A. Harijan, Line Helper, of this Department with immediate effect, which shall ordinarily be a disqualification for future employment under the Government.

Panaji, 15th December, 2006.— The Chief Electrical Engineer, *Nirmal Braganza*.

Advertisements

In the Court of the Civil Judge, Senior Division
at Panaji

Matrimonial Case No. 30/2006/A

Sonal Nilesh Prabhu Parriker

married, Indian Inhabitant,
residing at Kamat Mansion,
Block E -S/8, Miramar, Panaji,
Post Caranzalem, Goa.

— Petitioner

V/s

Mr. Nilesh Vinayak Prabhu Parriker,
son of Shri Vinayak Prabhu
Parriker, of major age,
Businessman carrying on
business at Shop No. 225,
Municipal Market Mapusa.

— Respondent

Notice

2. It is hereby made known to the public that by Judgement and Decree dated 16-09-06, passed by the Court, of Civil Judge, Senior Division, Panaji, it is ordered that the petition of the petitioner stands decreed with cost. Her marriage with the respondent registered in the Office of Civil Registrar Panaji against the entry No. 577/97 dated 15-9-97 is dissolved by a decree of divorce. The Ld. Civil Registrar, Ilhas, Panaji, Goa is directed to cancel the marriage registration entry No 577/97 dated 15-09-97 accordingly.

Given under my hand and the seal of the Court,
this 22nd day of December, 2006.

R. R. Samant,
Civil Judge, Senior Division,
Panaji.

V. No. 43398/2006.

In the Court of the Civil Judge, Senior Division
at Quepem, Goa

Matrimonial Civil Suit No. 10/06/A

Smt. Surekha alias Savitri Savlo

Molik, major, housewife, resident
of H. No. 301, Molcopona,
Molcornem-Goa.

— Plaintiff

V/s

Shri Savlo Bodko Molik,
major, labourer, resident of
House No. 43, Molcopona,
Molcornem-Goa.

— Defendant

Notice

2. Notice is hereby given to the public and the litigants that by Judgement and Decree dated 29th

August, 2006 passed by this Court in Matrimonial Civil Suit No. 10/06, the marriage between the petitioner Smt. Surekha alias Savitri Savlo Molik and the respondent Shri Savlo Bodko Molik is dissolved by divorce, further the marriage between the petitioner and the respondent registered under entry No. 174/03 in the Office of the Sub-Registrar cum Civil Registrar at Quepem stands cancelled.

Given under my hand and the seal of the Court, this
8th day of December, 2006.

Sayonara Telles Laad,
Civil Judge, Senior Division,
at Quepem-Goa.

V. No. 43275/2006.

Office of the Civil Registrar-cum-Sub-Registrar and
Notary Ex-Officio, Pernem

Smt. Nandini N. Alornacar, Civil Registrar-cum-Sub-Registrar and Notary Ex-Officio, Pernem.

3. In accordance with para 1st of Article 179 of Law No. 2049 dated 6-8-1951 and for the purpose of para 2nd of the same Article it is hereby made public that by a Deed of Succession made on Twentieth day of October, in the year two thousand and six at page 36V drawn by and before me. That on Thirteenth day of January in the year nineteen hundred and Seventy seven at Mandrem, Pernem expired Shri Bala Hari Kalshaonkar or Bala Hari Kalshaunkar or Bala Kalshaokar also known as Bahu Hari Calchãocar and his wife Smt. Laxmi Bala Kalshaukar or Loximi Calchãocar or Laximi Colchaocar, expired on Thirty first day of December in the year nineteen hundred and ninety one at Mandrem, Pernem, both without will or any other deposition no any issue of their last wishes leaving behind their legal heirs/representative their children; (One) Smt. Prema Bala Kalshavkar also known as Anusuya Babi Pednekar, major, housewife, daughter of Bala Hari Kalshaonkar or Bala Hari Kalshaunkar or Kalshavkar also known as Babu Hari Calchãocar or Bala Kalshaokar, major, married to Babi Vasant Pednekar, son of Vasant Pednekar, both residing at Madhalamaj Mandrem, Pernem, (Two) late Shri Datarama Babu Calchãocar or Dattaram Kalshaokar, son of late Bala Hari Kalshaonkar or Bala Hari Kalshaunkar or Kalshavkar also known as Babu Hari Calchãocar or Bala Kalshaokar, major, married to Smt. Vrushali Datarama Calchaocar, daughter of Crisna Datarama Naique, as sole and universal heirs. That the aforesaid Smt. Prema Bala Kalshavkar also known as Anusuya Babi Pednekar and her husband Shri Babi Vasant Pednekar are obtained as a consequence of relinquishment of rights/renunciation made on eighteenth day of September in the year Two thousand six by other co-heirs or by the parties of the Second part. That later on nineteenth day of September in the year Two thousand six at G.M.C. Bambolim, Goa expired Shri Dattaram

Kalshaokar or Dattaram Bala Kalshavkar or Dattaram B. Kalshaukar or Dattaram Kalshaukar also known as Datarama Babu Calchãocar, to whom he was married in his first and only nuptial, without prenuptial agreement and therefore under the regimen of general community of estate and without will or any other disposition of his last will leaving behind the said Smt. Vrushali Datarama Calchaocar or Vrushali Dattaram Kalshavkar or Varshali D. Kalshaukar or Varshati D. Kalshaukar or Kalshavkar as his widow and half sharer or moiety holder and as his sole and universal heirs his following Children, namely: (One) Mr. Sagun Dattaram Kalshavkar, major, unmarried, service (Two) Mr. Bala Dattaram Kalshaonkar, major, unmarried, business and (Three) Mr. Manoj Dattaram Kalshaukar, major, bachelor, service all are residing at Mandrem, Pernem-Goa.

And besides the aforementioned persons heirs of the deceased, there is no other person or persons who as per law may have preference over them or who may concur alongwith them to the estate left by the said deceased persons.

Pernem, 13th November, 2006.— The Notary Ex-Officio, *Nandini N. Alornacar*.

V. No. 43335/2006.

Smt. Nandini N. Alornacar, Civil Registrar-cum-Sub-Registrar and Notary Ex-Officio, Pernem.

4. In accordance with para 1st of Article 179 of Law No. 2049 dated 6-8-1951 and for the purpose of para 2nd of the same Article it is hereby made public that by a Deed of Succession made on Twenty fourth day of August, in the year two thousand and six at page 13V drawn by and before me. That on Fourth March in the year nineteen hundred and Seventy Nine, Mr. Mahadev Vithal Desai or Mahadev Desai also known as Mahadeva Vitola Dessai or Mahadeo Desai or Madeva Dessai expired at Junaswada, Mandrem, Goa without will or any other disposition of his last wish, leaving behind his widow as half sharer or moiety holder Ramabai Mahadev Desai or Ramabai Mahadeva Dessais or Ramabai Dessai and as his sole and universal heirs his/her/their four sons (One) Shri Prabhakar Mahadeo Desai or Prabacor Dessai, major in age married to Vithai Ramchandra Kolmulepauscar also known to Shalakhya Prabhakar Desai both residing at Mandrem, Pernem, Goa (Two) Shri Vishwanath Mahadeo Desai or Visvanata Dessai, major in age, married to Kunda Bhikaji Shahaapurkar alias Varsha Vishwanath Desai, both residing at Mandrem, Pernem, Goa (Three) Shri Vijaykumar Mahadeo Desai (deceased) married to Neela Vijaykumar Desai and (Four) Shri Axocacumar Mahadevea Dessai or Ashokkumar Mahadev Dessai, major in age, married to Smita Ashokkumar Dessai, both residing at Mandrem, Pernem, Goa as a sole and universal heirs of leaving behind his estate. And that later on Fifth February in the year Eighty one expired in Hospital at Greater Bombay the aforesaid Shri Vijaykumar Mahadeo Desai without will or any other

disposition of his last wish, leaving behind the said Neela Vijaykumar Desai as his widow and half sharer or moiety holder and as his sole and universal heirs, his/their following children Shri Sameer Vijay Kumar Desai and Sumit Vijaykumar Desai. That on First August in the year nineteen hundred and ninety expired at Mandrem Smt. Ramabai or Ramabai Mahadev Desai or Ramabai Madeva Dessais leaving behind as her sole and universal heirs her following children namely (One) Shri Prabhakar Mahadeo Desai or Prabacor Dessai, major, married to Vithai Ramchandra Kolmulepauscar also known to Shalakhya Prabhakar Desai, both residing at Mandrem, Pernem Goa, (Two) Shri Vishwanath Mahadeo Desai or Visvanata Dessai, major, married to Kunda Bhikaji Shahaapurkar alias Varsha Vishwanath Desai, (Three) Smt. Neela Vijaykumar Desai, wife of said late Vijaykumar Mahadeo Desai, (Four) Sameer Vijay Kumar Desai son of late Vijaykumar Mahadeo Desai, major, (Five) Sumit Vijaykumar Desai, son of late Vijaykumar Mahadeo Desai, major, all three are residing at presently Mumbai and (Six) Shri Axocacumar Mahadevea Dessai or Ashokkumar Mahadeva Dessai, major, married to Smita Ashokkumar Dessai both residing at Mandrem, Pernem-Goa.

That besides the aforementioned qualified universal heirs as of the deceased persons there is no other person or persons who as per law may have preference over them or who may concur alongwith them to the estate left by the said deceased persons.

Pernem, 13th November, 2006.— The Notary Ex-Officio, *Nandini N. Alornacar*.

V. No. 43336/2006.

Office of the Civil Registrar-cum-Sub-Registrar and
Notary Ex-Officio in this Judicial Division of
Bardez at Mapusa

Shri Ramdas L. Pednekar, Civil Registrar-cum-Sub-Registrar and Notary Ex-Officio in the said Judicial Division.

5. In accordance with 1st para of Article 179 of Law No. 2040 dated 6-8-1951 and for the purpose of 2nd para of the same Article, it is hereby made public that by a Deed of Succession and Qualification of Heirs dated 27th day of November, 2006 drawn by and before me Shri Ramdas L. Pednekar, Civil-cum-Sub Registrar and Notary Ex-Officio at page 24 onwards of Notarial Book No. 815 of this Office the following is recorded:-

That on 13-10-2001 died Maria Eloisa Mascarenhas at Salmona, Saligao in the status of widow of late Joseph Cajetan Mascarenhas, who expired on 16-7-1969 at Mumbai, both died intestate, leaving behind as their sole and universal heirs, their following Children; (1) Ms. Maria Emilia Odilia Mascarenhas, spinster, r/o Mumbai (2) Ms. Maria Celsa Zemira Mascarenhas, spinster r/o Salmona, Saligao, Bardez, (3) Jose Sebastiao Vicente Ludovico Mascarenhas, unmarried, r/o Salmona, Saligao.

And that there does not exist, nor existed any other person who according to law may have legal right of Succession or would prefer in the said succession or would concur alongwith the said qualified heirs to the inheritance left by the above said deceased persons.

Mapusa, 18th December, 2006.— The Notary Ex-Officio, *Ramdas L. Pednekar*.

V. No. 43282/2006.

Office of the Civil Registrar-cum-Sub-Registrar,
Mormugao-Goa

Notice

6. Whereas Shri Umeche Babaji Saunto Dessai, resident of Chicalim desires to change his name/ /surname from "Umeche Babaji Saunto Dessai" to "Umesh Babaji Desai" under the Goa Change of Name and Surname Act, 1990 (Act 8 of 1990).

Any person having any objection to the change may lodge the same in this office within thirty days from the date of publishing this notice under the provisions of the Goa Change of Name and Surname Act, 1990 in force.

Vasco-da-Gama, 12th December, 2006.— The Civil Registrar-cum-Sub-Registrar, *Vassudev T. Hadkonkar*.

V. No. 43313/2006.

Office of the Civil Registrar-cum-Sub-Registrar,
Salcete, Margao-Goa

Notices

7. Whereas Kum. Biana Coutinho daughter of Caetano Coutinho, major of age, service, resident of H. No. 220, Telaulim, Navelim Salcete-Goa desires to change her name from "Biana Coutinho" to "Bena Coutinho".

Therefore, any person having any objection is hereby invited to file the same in this office as per sub-section (2) of Section 3 of the Goa Change of Name and Surname Act, 1990 (Goa Act No. 8 of 1990) within thirty days from the date of publication of this notice.

Margao, 11th December, 2006.— The Civil Registrar-cum-Sub-Registrar, *Chandrakant Pissurlekar*.

V. No. 40042/2006.

8. Whereas Shri Ladko Rajaram Pawar, son of Rajaram Dattaram Pawar, major of age, service, unmarried, resident of H. No. LIG 466, Rumdamol, Davorlem-Goa desires to change his name from "Ladko Rajaram Pawar" to "Suraj Rajaram Pawar".

Therefore, any person having any objection is hereby invited to file the same in this office as per sub-section (2) of Section 3 of the Goa Change of Name

and Surname Act, 1990 (Goa Act No. 8 of 1990) within thirty days from the date of publication of this notice.

Margao, 18th December, 2006.— The Civil Registrar-cum-Sub-Registrar, *Chandrakant Pissurlekar*.

V. No. 40052/2006.

Administration Office of the Comunidades of Bardez,
Mapusa-Goa

Notices

11. In accordance with the terms and for the purpose established in Article 330 of the Code of Comunidades in force, it is hereby announced that the uncultivated and unused plot of land details of which are given below, has been applied on lease (Aforamento) basis, for construction of a residential house.

1. Name of the applicant: Hemant Kashinath Malvankar, r/o Maica Vado.
2. Land named: __, Lote No. __, Survey No. 57/1, plot No. 28, situated at Pilerne village of Bardez Taluka and belonging to the Comunidade of Pilerne, admeasuring 286 square metres.
3. Boundaries:
East : by open space of same sub-division;
West : by 6.00 mts. wide road of sub-division;
North : by 8.00 mts. wide road of the same sub-division;
South : by plot No. 29 of the same sub-division.

File No. 1-49-2006-ACNZ/2006.

If any person has any objection against the proposed lease he/she should submit his/her objection in writing to the Administrator of Comunidades of Bardez, within 30 days from the second publication of this notice in the Official Gazette.

Mapusa, 30th November, 2006.— The Acting Secretary, *Anand S. Naik*.

V. No. 43209/2006.
(Repeated)

Administration Office of the Comunidades of Central
Zone, Panaji-Goa

Notice

13. In accordance with the terms and for the purpose established in Article 330 of the Code of Comunidades in force, it is hereby announced that the plot of land details of which are given below, has been applied on permanent lease (Aforamento) basis, for further development in terms of Article 30(4) J of the Code of Comunidades.

1. Name of the applicant: Shri Wilson W. Valadares, r/o Carambolim, Tiswadi-Goa.

2. Land named: Survey No. 280/1 and 288/1, situated at Carambolim village of Tiswadi Taluka and belonging to the Comunidade of Carambolim, admeasuring area of 290750 sq. mts.

3. Boundaries:

East : by survey No. 54, 55, 274 of village Carambolim.

West : by survey No. 289 of village Carambolim.

North : by survey No. 290 and 295 of village Carambolim.

South : by survey No. 286, 287 of village Carambolim.

File No. 13/2006 of Comunidade of Carambolim.

If any person has any objection against the proposed lease he/she should submit his/her objection in writing to the Administrator of Comunidades, Central Zone, Panaji within 30 days from the date of second publication of this notice in the Official Gazette.

Panaji, 14th December, 2006.— The Acting Secretary, *Alvito A. D'Souza*.

V. No. 43246/2006.
(Repeated)



“Comunidades”

—
ASSAGAO

11. The above mentioned Comunidade is hereby convened for an Extraordinary General Body Meeting of Assagao Comunidade at its usual meeting place at 10.30 a.m. on 21st January, 2007 in order to discuss and decide on the File No. 1-19-2005-ACNZ in which Shri Narayan Shridhar Nayak, House No. 409, Chapora, Anjuna, Bardez-Goa basis (Aforamento) for construction of residential house on uncultivated and unused land of Assagao Comunidade under Survey No. 158/8 Plot No. 3 situated at Assagao village of Bardez Taluka, admeasuring an area of 264.35 sq. mts. and the same plot is bounded as below.

East: by proposed 6.00 mtrs. wide road of same sub-division;

West: by plot No. 2 of the same sub-division;

North: by proposed 8.00 mtrs. wide road;

South : by plot No. 35 of the same sub-division.

Therefore all the Jonoeiros and shareholders of the above Comunidade are hereby requested to be present at the meeting place on the day and time mentioned above for above purpose.

Assagao, 13th December, 2006. — The Registrar, *Ramesh A. Tulaskar*.

V. No. 43337/2006.

12. The above mentioned Comunidade is hereby convened for an Extraordinary General Body Meeting of Assagao Comunidade at its usual meeting place at 10.30 a.m. on 21st January, 2007 in order to discuss and decide on the File No. 4-1-2006-ACNZ/2006, in which Archdiocese of Goa and Daman, “paco patriarcal” C/o Fr. Arlino D'Mello, r/o Altinho, Panjim Goa, has applied for a plot on lease basis (Aforamento) for construction of residential house on uncultivated and unused land of Assagao Comunidade under Survey No. 67/1-A, No. 67/1-A situated at Assagao village of Bardez Taluka, admeasuring an area of 10,000 sq. mts. and the same plot is bounded as below.

Boundaries:

East: by survey No. 68 belonging to Assagao Comunidade;

West: by survey No. 57 belonging to Assagao Comunidade;

North: by survey No. 67/1;

South : by survey No. 55 and 51.

Therefore all the Jonoeiros and shareholders of the above Comunidade are hereby requested to be present at the meeting place on the day and time mentioned above for above purpose.

Assagao, 13th December, 2006. — The Registrar, *Ramesh A. Tulaskar*.

V. No. 43338/2006.



“Devalaias”

—
SHRI NAVADURGA SANSTHAN
BORI, PONDA - GOA

—
Notice

13. This is to inform all the capable Mahajans of our Shri Navadurga Sansthan of Bori Ponda Goa that the revised list of Mahajans will be displayed on the notice board of our Sansthan from 1st January, 2007 to 15th January, 2007 for the inspection of the interested persons.

The list will be displayed on the notice board as per the revised catalogue required under article 23 and article 25 of Devasthan Regulations Act in force.

Bori-Ponda, 18th December, 2006.— The Secretary, *Deelipkumar Desai*.

V. No. 43298/2006.